

amount of bounty it would have been entitled to receive had it made its annual return on the tenth of January in the year eighteen hundred and seventy-nine.

Approved February 23, 1881.

Chap. 9

Reports and documents released from sale.

RESOLVE RELATIVE TO THE DISTRIBUTION OF CERTAIN DOCUMENTS.

Resolved, That all reports, documents and other publications, which are now on sale under the direction of the secretary of the Commonwealth, except the volumes of special and provincial laws, be released from the conditions of sale, and placed in his hands for general distribution.

Approved February 23, 1881.

Chap. 10

Middlesex Agricultural Society.

RESOLVE IN FAVOR OF THE MIDDLESEX AGRICULTURAL SOCIETY.

Resolved, That there be allowed and paid out of the treasury of the Commonwealth to the Middlesex Agricultural Society, the sum of six hundred dollars, it being the amount of bounty it would have been entitled to receive had it made its annual return on the tenth of January in the year eighteen hundred and eighty.

Approved February 23, 1881.

Chap. 11

Isadora F. Lincoln.

RESOLVE IN FAVOR OF ISADORA F. LINCOLN.

Resolved, That on and after the first day of January in the year eighteen hundred and eighty-one, Isadora F. Lincoln, widow of Benjamin C. Lincoln, a member of Company G, thirty-ninth regiment of Massachusetts volunteers, and afterwards captain of the second United States colored troops, shall be entitled to receive the same amount of state aid she would have been entitled to, had her husband, when killed in action, been serving in the regiment in which he originally enlisted.

Approved February 23, 1881.

Chap. 12

Crosby Steam Gauge and Valve Company.

RESOLVE IN FAVOR OF THE CROSBY STEAM GAUGE AND VALVE COMPANY.

Resolved, That the Board of Appeal, established by section thirteen of chapter two hundred and eighty-three of the acts of the year eighteen hundred and sixty-five, may allow an abatement to the Crosby Steam Gauge and Valve Company, on account of any machinery belonging to said company which was locally taxed to it for the year eighteen hundred and eighty, and was not allowed in that year.

Approved March 2, 1881.